

1 AMENDMENT TO HOUSE BILL 2447

2 AMENDMENT NO. _____. Amend House Bill 2447, AS AMENDED,
3 by replacing everything after the enacting clause with the
4 following:

5 "Section 5. The Community-Integrated Living Arrangements
6 Licensure and Certification Act is amended by changing
7 Section 3 as follows:

8 (210 ILCS 135/3) (from Ch. 91 1/2, par. 1703)

9 Sec. 3. As used in this Act, unless the context requires
10 otherwise:

11 (a) "Applicant" means a person, group of persons,
12 association, partnership or corporation that applies for a
13 license as a community mental health or developmental
14 services agency under this Act.

15 (b) "Community mental health or developmental services
16 agency" or "agency" means a public or private agency,
17 association, partnership, corporation or organization which,
18 pursuant to this Act, certifies community-integrated living
19 arrangements for persons with mental illness or persons with
20 a developmental disability.

21 (c) "Department" means the Department of Human Services
22 (as successor to the Department of Mental Health and

1 Developmental Disabilities).

2 (d) "Community-integrated living arrangement" means a
3 living arrangement certified by a community mental health or
4 developmental services agency under this Act where 8 or fewer
5 recipients with mental illness or recipients with a
6 developmental disability who reside under the supervision of
7 the agency. Examples of community integrated living
8 arrangements include but are not limited to the following:

9 (1) "Adult foster care", a living arrangement for
10 recipients in residences of families unrelated to them,
11 for the purpose of providing family care for the
12 recipients on a full-time basis;

13 (2) "Assisted residential care", an independent
14 living arrangement where recipients are intermittently
15 supervised by off-site staff;

16 (3) "Crisis residential care", a non-medical living
17 arrangement where recipients in need of non-medical,
18 crisis services are supervised by on-site staff 24 hours
19 a day;

20 (4) "Home individual programs", living arrangements
21 for 2 unrelated adults outside the family home;

22 (5) "Supported residential care", a living
23 arrangement where recipients are supervised by on-site
24 staff and such supervision is provided less than 24 hours
25 a day; and

26 (6) "Community residential alternatives", as
27 defined in the Community Residential Alternatives
28 Licensing Act; ~~and~~.

29 (7) "Special needs trust-supported residential
30 care", a living arrangement where recipients are
31 supervised by on-site staff and that supervision is
32 provided 24 hours per day or less, as dictated by the
33 needs of the recipients, and determined by service
34 providers. As used in this item (7), "special needs

1 trust" means a trust for the benefit of a disabled
2 beneficiary as described in Section 15.1 of the Trusts
3 and Trustees Act.

4 (e) "Recipient" means a person who has received, is
5 receiving, or is in need of treatment or habilitation as
6 those terms are defined in the Mental Health and
7 Developmental Disabilities Code.

8 (f) "Unrelated" means that persons residing together in
9 programs or placements certified by a community mental health
10 or developmental services agency under this Act do not have
11 any of the following relationships by blood, marriage or
12 adoption: parent, son, daughter, brother, sister,
13 grandparent, uncle, aunt, nephew, niece, great grandparent,
14 great uncle, great aunt, stepbrother, stepsister, stepson,
15 stepdaughter, stepparent or first cousin.

16 (Source: P.A. 88-380; 89-507, eff. 7-1-97.)".